UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

ALLEGHENY COUNTY EMPLOYEES'
RETIREMENT SYSTEM, EMPLOYEES'
RETIREMENT SYSTEM OF THE CITY OF
BATON ROUGE AND PARISH OF EAST
BATON ROUGE, DENVER EMPLOYEES
RETIREMENT PLAN, INTERNATIONAL
ASSOCIATION OF MACHINISTS AND
AEROSPACE WORKERS NATIONAL
PENSION FUND, and IOWA PUBLIC
EMPLOYEES' RETIREMENT SYSTEM,
Individually and On Behalf of All Others
Similarly Situated,

Plaintiffs,

v.

ENERGY TRANSFER LP, KELCY L. WARREN, THOMAS E. LONG, MARSHALL MCCREA, and MATTHEW S. RAMSEY,

Defendants.

Case No. 2:20-cv-00200-GAM

JOINT STIPULATION

Lead Plaintiffs Allegheny County Employees' Retirement System, Employees' Retirement System of the City of Baton Rouge and Parish of East Baton Rouge, Denver Employees Retirement Plan, IAM National Pension Fund, and Iowa Public Employees' Retirement System (collectively, "Lead Plaintiffs") and Defendants Energy Transfer LP, Kelcy L. Warren, Thomas E. Long, Marshall McCrea, and Matthew S. Ramsey ("Defendants" and collectively with Lead Plaintiffs, the "Parties"), hereby jointly stipulate and agree as follows:

Case 2:20-cv-00200-GAM Document 68 Filed 06/02/21 Page 2 of 3

WHEREAS, on April 6, 2021, the Court denied in part and granted in part Defendants'

Motion to Dismiss Operative Class Action Complaint for Violation of the Federal Securities Laws

(See Dkt. Nos. 64-65);

WHEREAS, the time for Defendants to answer the Operative Class Action Complaint for

Violation of the Federal Securities Laws (the "Complaint") was initially set for April 20, 2021;

WHEREAS, on April 14, 2021, the Court entered an order based on a Joint Stipulation of

the Parties extending this deadline to answer the Complaint until June 4, 2021 (See Dkt. No. 67);

WHEREAS, Defendants have requested and Lead Plaintiffs have agreed to a further

extension of time for Defendants to answer the Complaint; and

IT IS HEREBY STIPULATED AND AGREED, by and between the Parties, that:

1. Defendants' time to answer the Complaint is extended by seven days through and

including June 11, 2021.

2. Except as expressly agreed herein, (a) the extension of Defendants' time to answer

the Complaint shall not affect the Parties' ability to commence discovery and (b)

the Parties otherwise reserve all rights.

IT IS SO ORDERED:

DATED: June 2, 2021 /s/ Gerald Austin McHugh

THE HONORABLE GERALD A. MCHUGH

UNITED STATES DISTRICT JUDGE

2

Dated: June 2, 2021

BARRACK, RODOS & BACINE

MORGAN, LEWIS & BOCKIUS LLP

/s/ Jeffrey W. Golan w/p

Jeffrey W. Golan
Robert A. Hoffman
Jeffrey A. Barrack
3300 Two Commerce Square
2001 Market Street
Philadelphia, PA 19103
Tel: (215) 963-0600
Fax: (215) 963-0838
jgolan@barrack.com
rhoffman@barrack.com
jbarrack@barrack.com

BERNSTEIN LITOWITZ BERGER & GROSSMANN LLP

John C. Browne
Adam H. Wierzbowski
Michael M. Mathai
1251 Avenue of the Americas
New York, NY 10020
Tel: (212) 554-1400
Fax: (212) 554-1444
johnb@blbglaw.com
adam@blbglaw.com
michael.mathai@blbglaw.com

Counsel for Lead Plaintiffs

/s/ Robert Ritchie

Marc J. Sonnenfeld Karen Pieslak Pohlman Laura H. McNally Amanda F. Lashner 1701 Market Street Philadelphia, PA 19103-2921

Tel: (215) 963-5000 Fax: (215) 963-5001

marc.sonnenfeld@morganlewis.com karen.pohlmann@morganlewis.com laura.mcnally@morganlewis.com amandalashner@morganlewis.com

VINSON & ELKINS LLP

Michael C. Holmes*
Craig E. Zieminski*
Robert Ritchie *
2001 Ross Ave., Suite 3900
Dallas, TX 75201
Tel: (214) 220-7700
Fax: (214) 999-7923
mholmes@velaw.com
jjohnston@velaw.com
czieminski@velaw.com
rritchie@velaw.com

Counsel for Defendants *Admitted Pro Hac Vice